	_	UNITED ST	TATES DISTRI	CT COURT	
	_		District of	DELAWARE	
		UNITED STATES OF AMERICA			
VMATTHEW MINOR,				R OF DETENTION PENDING TRIAL per: 08-105-JJF	
dete		Defendant coordance with the Bail Reform Act, 18 U.S.C. § 31 n of the defendant pending trial in this case.	142(f), a detention hearing ha	as been held. I conclude that the following facts require the	
		Part I—Findings of Fact			
	(1)	The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and has been convicted of a federal offense state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed - that is a crime of violence as defined in 18 U.S.C. § 3156(a)(4). an offense for which the maximum sentence is life imprisonment or death.			
		an offense for which a maximum term of impr		re is prescribed in	
				*	
		a felony that was committed after the defendant had been convicted of two or more prior federal offenses described in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable state or local offenses.			
		The offense described in finding (1) was committe	d while the defendant was or	release pending trial for a federal, state or local offense. ion release of the defendant from imprisonment	
	(4)			ion or combination of conditions will reasonably assure the ant has not rebutted this presumption.	
Alternative Findings (A)					
X	(1)	There is probable cause to believe that the defendant has committed an offense X for which a maximum term of imprisonment of ten years or more is prescribed in 21 USC §§ 841 and 846			
X	(2)	under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption esta	ablished by finding 1 that no	condition or combination of conditions will reasonably assure	
		the appearance of the defendant as required and the safety of the community. Alternative Findings (B)			
	(1)	1) There is a serious risk that the defendant will not appear.			
	(2)	There is a serious risk that the defendant will endan	nger the safety of another per	rson or the community.	
Part II—Written Statement of Reasons for Detention					
		d that the eredible testimony and information submof the evidence that	itted at the hearing establishe	es by	
than riot, trafi	ong o n 50 l , and fic-re	ther things, probable cause to believe that Defendar kilograms of marijuana over an approximately 5 mo possession with intent to deliver cocaine; and has a elated proceedings – the Court finds that the Defendasonably assure the safety of the community between	nt was involved in a conspira onth period; that Defendant h at least four violations of prol ant has failed to rebut the sta	and the report of the Probation Office – which establish, acy to distribute more than 5 kilograms of cocaine and more as convictions for offenses including aggravated assault, postion and five capiases for failure to appear for criminal or attutory presumption that no combination of conditions and that the Defendant would appear for all Court events in	
		defendant is committed to the custody of the Attorney		presentative for confinement in a corrections facility separate,	
reas Gov	onab ernn	le opportunity for private consultation with defens nent, the person in charge of the corrections facility	se counsel. On order of a co	custody pending appeal. The defendant shall be afforded a urt of the United States or on request of an attorney for the United States marshal for the purpose of an appearance	
ın c	onne	ction with a court proceeding. JULY 28 TH , 2008	the	Y./	
		Date	_	Signature of Judge	
				Hon. Leonard P. Stark Jame and Title of Judge	

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).